PAG LIN

```
Amend House File 614 as follows:
   2 <u>#1.</u> By striking everything after the enacting
   3 clause and inserting the following:
         <Section 1. Section 47.1, Code 2003, is amended by
   5 adding the following new unnumbered paragraph:
1
   6
         {\hbox{{\tt \underline{NEW}}}} UNNUMBERED PARAGRAPH. The state commissioner
   7 shall adopt rules pursuant to chapter 17A, for the 8 implementation of uniform and nondiscriminatory
   9 administrative complaint procedures for resolution of
  10 grievances relating to violations of Title III of Pub.
  11 L. No. 107=252.
  12
         Sec. 2. Section 47.7, subsections 2, 3, and 4,
  13 Code 2003, are amended by striking the subsections and 14 inserting in lieu thereof the following:
         2. a. On or before January 1, 2004, or on or
  16 before January 1, 2006, if a waiver is granted
17 pursuant to section 303(d) of Pub. L. No. 107=252, the
18 state registrar of voters shall implement in a uniform
  19 and nondiscriminatory manner, a single, uniform,
  20 official, centralized, interactive computerized
21 statewide voter registration file defined, maintained,
  22 and administered at the state level that contains the
  23 name and registration information of every legally
  24 registered voter in the state and assigns a unique
  25 identifier to each legally registered voter in the
  26 state. The state voter registration system shall be
  27 coordinated with other agency databases within the
  28 state, including, but not limited to, the department
  29 of transportation driver's license records, judicial
  30 records of convicted felons and persons declared
  31 incompetent to vote, and department of public health
  32 records of deceased persons.
  b. On or after the deadline established in paragraph "a", a county shall not establish or
1
  33
  35 maintain a voter registration system separate from the
  36 state voter registration system. Each county shall
  37 provide to the state registrar the names, voter 38 registration information, and voting history of each
  39 registered voter in the county in the form required by
  40 the state registrar.
         c. A state or local election official may obtain
  41
  42 immediate electronic access to the information
  43 contained in the computerized voter registration file.
  44 All voter registration information obtained by a local
  45 election official shall be electronically entered into
  46 the computerized voter registration file on an
  47 expedited basis at the time the information is
48 provided to the local election official. The state
  49 registrar shall provide such support as may be
  50 required to enable local election officials to 1 electronically enter the information into the
   2 computerized voter registration file on an expedited
              The list generated from the computerized file
2
   3 basis.
   4 shall serve as the official voter registration list 5 for the conduct of all elections for federal office in
2
2
   6 the state.
         d. The state registrar shall prescribe by rule the
2
   8 procedures for access to the state voter registration
   9 file, security requirements, and access protocols for
  10 adding, changing, or deleting information from the
  11 state voter registration file.
12 Sec. 3. Section 48A.8, Code 2003, is amended to
  13 read as follows:
         48A.8 REGISTRATION BY MAIL.
         1. An eligible elector may register to vote by
  16 completing a mail registration form. The form may be
  17 mailed or delivered by the registrant or the
  18 registrant's designee to the commissioner in the
2 19 county where the person resides. A separate
  20 registration form shall be signed by each individual
 21 registrant.
```

```
23 who has not previously voted in an election for
  24 federal office in the county of registration shall be
  25 required to provide identification documents when 26 voting for the first time in the county, unless the
  27 registrant provided on the registration form the
   <u>28 registrant's Iowa driver's license number or the last</u>
  29 four numerals of the registrant's social security
  30 number and the driver's license or partial social
  <u>31 security number matches an existing state or federal</u>
  32 identification record with the same social security 33 number or Iowa driver's license number and name.
  34 including first name and any family forename or
  35 surname, and date of birth, including month, date, as 36 year. If the registrant under this subsection votes
  37 in person at the polls, or by absentee ballot at the
  38 commissioner's office or at a satellite voting 39 station, the registrant shall provide a current and
  40 valid photo identification card, or shall present to
  41 the appropriate election official one of the following
  42 current documents that show the name and address of
  43 the registrant:
          a. Utility bill.
2. 44
2 45
                Bank statement
2 46
               Government check.
          d. Other government document.
2 47
           3. If the registrant under subsection 2 votes an
2.48
      absentee ballot by mail, the registrant shall provide a photocopy of one of the documents listed in
      subsection 2 when returning the absentee ballot.
      4. A registrant under subsection 2 who is required to present identification when casting a ballot in
   4 person shall be permitted to vote a provisional ballot
    5 if the voter does not provide the required
    6 identification documents. If a voter who is required
    7 to present identification when casting a ballot votes
   8 an absentee ballot by mail, the ballot returned by the 9 voter shall be considered a provisional ballot
  10 pursuant to sections 49.81 and 53.31.
  11 Sec. 4. Section 48A.11, subsection 1, paragraph b, 12 Code 2003, is amended to read as follows:
3 11
         b. The registrant's name, including first name and
  14 any family forename or surname.
3 15 Sec. 5. Section 48A.11, subsection 1, paragraph e, 3 16 Code 2003, is amended by striking the paragraph and 3 17 inserting in lieu thereof, the following:
  18 e. Iowa driver's license number, if the registrant 19 has a current and valid Iowa driver's license, or the 20 last four numerals of the registrant's social security
                 If the registrant does not have either an
  22 Iowa driver's license number or a social security 23 number, the form shall provide space for a number to
  24 be assigned as provided in subsection 7.
  25 Sec. 6. Section 48A.11, subsection 1, paragraph f, 26 Code 2003, is amended to read as follows:
  2.5
          f. Date of birth, including month, date,
  27
  28 Sec. 7. Section 48A.11, subsection 1, paragraph i, 29 Code 2003, is amended to read as follows:
          i. Political party registration, if any.
  30
  31
          Sec. 8. Section 48A.11, subsection 2, is amended
  32 by adding the following new paragraph:
33 NEW PARAGRAPH. c. The following questions and
  34 statement regarding eligibility:
  35
          (1) Are you a citizen of the United States of
  36 America?
          (2) Will you be eighteen years of age on or before
  37
  38 election day?
  39 (3) If you checked "no" in response to either of 40 these questions, do not complete this form.
          Sec. 9. Section 48A.11, subsection 5, Code 2003,
  41
  42 is amended to read as follows:
  43 5. All forms for voter registration shall be 44 prescribed by rule adopted by the state voter
  45 registration commission.
  46
          Sec. 10. Section 48A.11, Code 2003, is amended by
  47 adding the following new subsection:
48 NEW SUBSECTION. 7. A voter registration
  49 application lacking the registrant's name, sex, date
  50 of birth, or residence address or description shall
   1 not be processed. If the registrant answered "no" or
    2 did not answer either "yes" or "no" to the question in
```

An eligible elector who registers by mail

3 subsection 2, paragraph "c", subparagraph (1), the 4 application shall not be processed. A registrant 5 whose registration is not processed pursuant to this 6 subsection shall be notified pursuant to section 7 48A.26, subsection 3. A registrant who does not have 8 either an Iowa driver's license number or a social 9 security number and who notifies the registrar of such 10 shall be assigned a unique identifying number that 11 shall serve to identify the registrant for voter 4 12 registration purposes. NEW SECTION. 48A.25A VERIFICATION OF Sec. 11. 4 14 VOTER REGISTRATION INFORMATION. 15 Upon receipt of an application for voter 16 registration, the state registrar of voters shall 17 compare the driver's license number or the last four 4 18 numerals of the social security number provided by the 19 registrant with the records of the state department of 20 transportation. If the information cannot be 21 verified, the application shall be rejected and the 22 registrant shall be notified of the reason for the 23 rejection. If the information can be verified, a 24 record shall be made of the source used for 25 verification and the application shall be accepted. 26 This section does not apply to persons entitled to 27 register to vote and to vote pursuant to section 28 48A.5, subsection 4. 29 Sec. 12. Section 48A.26, subsection 3, Code 2003, 30 is amended to read as follows: 31 3. If the registration form is missing required 32 information <u>pursuant to section 48A.11</u>, <u>subsection 7</u>, 33 the acknowledgment shall advise the applicant what 34 additional information is required. The commissioner 35 shall enclose a new registration by mail form for the 36 applicant to use. If the registration form has no 37 address, the commissioner shall make a reasonable 4 38 effort to determine where the acknowledgment should be 39 sent. If the incomplete application is received 40 during the twelve days before the close of 4 41 registration for an election, the commissioner shall 4 42 provide the registrant with an opportunity to complete 43 the form before the close of registration.
44 Sec. 13. Section 48A.28, subsection 2, unnumbered 4 45 paragraph 2, Code 2003, is amended to read as follows: A commissioner participating in the national change 4 47 of address program, in the first quarter of each 4 48 calendar year, shall send a notice and preaddressed, 4 49 postage paid return card by forwardable mail to each 50 registered voter whose name was not reported by the 1 national change of address program and who has not 2 voted, in two or more consecutive general elections 3 and has not registered again, or who has not reported 4 a change to an existing registration, or who has not 5 responded to a notice from the commissioner or <u>6 registrar</u> during the <del>preceding four calendar years</del> 7 period between and following the previous two general 8 elections. The form and language of the notice and 9 return card shall be specified by the state voter 10 registration commission by rule. A registered voter 11 shall not be sent a notice and return card under this 12 subsection more frequently than once in a four=year 13 period. 14 Sec. 14. Section 48A.36, subsection 2, Code 2003, 15 is amended to read as follows: 2. Upon receipt of electronic registration data 16 17 under subsection 1, the state registrar of voters may 5 18 <u>shall</u> cause the updating of registration records <del>for</del> 19 registrants in counties which have arranged for data 5 20 processing services under section 47.7, subsection 2. 5 21 The registrar shall notify the appropriate 5 22 commissioner of the actions taken. 23 Sec. 15. Section 48A.38, subsection 1, paragraph 24 f, Code 2003, is amended to read as follows: f. The county commissioner of registration and the 26 state registrar of voters shall remove a voter's 27 social security number <u>and driver's license number</u> 28 from a voter registration list prepared pursuant to 29 this section. Sec. 16. 30 Section 49.44, unnumbered paragraph 2, 31 Code 2003, is amended by striking the paragraph.
32 Sec. 17. Section 49.68, Code 2003, is amended to

33 read as follows:

```
49.68 STATE COMMISSIONER TO FURNISH INSTRUCTIONS.
          The state commissioner with the approval of the
5 36 attorney general shall prepare, and from time to time
  37 revise, written instructions to the voters relative to 38 voting, and shall furnish each commissioner with
  39 copies of the instructions. Such One set of
5 40 instructions, which shall be known as instructions for 5 41 marking ballots, shall cover the manner of marking
5 42 ballots. Another set of instructions, which shall k 5 43 known as the Iowa voter bill of rights, shall cover
  44 the following matters:
5 45
          1. The manner of obtaining ballots.
          2. The manner of marking ballots.
5 46
  47 3. 2. That unmarked or improperly marked ballots 48 will not be counted.
          4. 3. The method of gaining assistance in marking
  49
5
  50 ballots.
          <del>5.</del> <u>4.</u>
6
                   That any erasures or identification marks,
   2 or otherwise spoiling or defacing a ballot, will
6
6
   3 render it invalid.
          6. 5. Not to vote a spoiled or defaced ballot. 7. 6. How to obtain a new ballot in place of a
6
6
6
   6
     spoiled or defaced one.
          7. How to cast a provisional ballot.8. Instructions for first=time voters who
6
6
      registered by mail pursuant to section 48A.8.
6
          9.
6 10
               The appropriate official to contact if the
      voter believes the voter's rights have been violated.

10. Polling place hours and the date of the
6 12
      election.
              Information about federal and state laws
      prohibiting fraud and misrepresentation.
6 16
          8. 12. Any other matters thought determined
6 17 necessary.
                      Section 49.70, Code 2003, is amended to
6 18
          Sec. 18.
6 19 read as follows:
6 20
          49.70 PRECINCT ELECTION OFFICIALS FURNISHED
6
  21 INSTRUCTIONS.
6 22
          The commissioner shall cause copies of \frac{1}{2}
<del>6 23 foregoing</del> <u>each set of</u> instructions to be printed in
6 24 large, clear type, under the <u>heading headings</u> of <u>Iowa</u> 6 25 voter bill of rights and <u>"Instructions instructions</u>
6 26 for <del>Voters</del> marking ballots*, and shall furnish the 6 27 precinct election officials with a sufficient number
6 28 of <u>such each set of</u> instructions as will enable them 6 29 to comply with section 49.71.
         Sec. 19. Section 49.71, Code 2003, is amended to
  30
  31 read as follows:
          49.71 POSTING INSTRUCTION CARDS AND SAMPLE
  32
6
  33 BALLOTS.
          The precinct election officials, before the opening
6
  35 of the polls, shall cause said cards securely post
6
   36 each set of instructions to be securely posted as
6
6
  37 follows:
6
          1. One copy of instructions for marking ballots in
6 39 each voting booth.
6 40
         2. Not less than four copies of each set, with an
6
  41 equal number of sample ballots, in and about the
  42 polling place.
6
  43
          Sec. 20. Section 49.81, Code 2003, is amended to
6 44 read as follows:
6
  45
          49.81 PROCEDURE FOR CHALLENGED VOTER TO CAST
6 46 PROVISIONAL BALLOT.
6 47
          1. A prospective voter who is prohibited under
  48 <u>section 48A.8. subsection 4.</u> section 49.77, subsection 49 4, or section 49.80 from voting except under this
6 50 section shall be permitted to notified by the
      appropriate precinct election official that the voter
     <u>may</u> cast a <del>paper</del> <u>provisional</u> ballot.
                                                     If a booth
   3 meeting the requirement of section 49.25 is not
   4 available at that polling place, the precinct election
   5 officials shall make alternative arrangements to
   6 insure the challenged voter the opportunity to vote in
   7 secret. The marked ballot, folded as required by
   8 section 49.84, shall be delivered to a precinct 9 election official who shall immediately seal it in an
  10 envelope of the type prescribed by subsection 4.
  11 sealed envelope shall be deposited in a special an 12 envelope marked "ballots for special precinct"
  13 "provisional ballots" and shall be considered as
7 14 having been cast in the special precinct established
```

7 15 by section 53.20 for purposes of the postelection 7 16 canvass. 7 17 2. Each person who casts a special provisional 18 ballot under this section shall receive a printed 19 statement in substantially the following form: Your qualifications as a registered voter have been 21 challenged for the following reasons: 22 I. 7 2.4 25 Your right to vote will be reviewed by the special 26 precinct counting board on ..... You have the right 27 and are encouraged to make a written statement and 28 submit additional written evidence to this board 29 supporting your qualifications as a registered voter. 30 This written statement and evidence may be given to an 31 election official of this precinct on election day or 32 mailed or delivered to the county commissioner of 33 elections, but must be received before .... a.m./p.m. 34 on ..... at ..... If your ballot is not counted you 35 will receive, by mail, notification of this fact and 36 the reason that the ballot was not counted. 37 3. Any elector may present written statements or 38 documents, supporting or opposing the counting of any 39 special provisional ballot, to the precinct election 40 officials on election day, until the hour for closing 7 41 the polls. Any statements or documents so presented 42 shall be delivered to the commissioner when the 7 43 election supplies are returned. 7 44 4. The individual envelopes used for each paper 45 <u>provisional</u> ballot cast pursuant to subsection 1 shall 46 have printed on them the format of the face of the 7 7 47 registration form under section 48A.8 and the 48 following: I believe I am a registered voter of this precinct 49 50 county and I am eligible to vote in this election. I 8 1 registered to vote in ..... county on or about ..... 2 at ...... My name at that time was ...... I have not 8 3 moved to a different county since that time. I am a 8 8 4 United States citizen, at least eighteen years of age. 8 (signature of voter) (date) 8 7 The following information is to be provided by the 8 8 8 precinct election official: 8 9 Reason for challenge: 8 10 ..... 8 11 ...... 8 13 (signature of precinct 8 14 election official) 15 Sec. 21. Section 50.20, Code 2003, is amended to 16 read as follows: 8 8 17 50.20 NOTICE OF NUMBER OF SPECIAL PROVISIONAL 8 18 BALLOTS. 19 The commissioner shall compile a list of the number 20 of <u>special provisional</u> ballots cast under section 21 49.81 in each precinct. The list shall be made 22 available to the public as soon as possible, but in no 23 case later than nine <del>o'clock</del> a.m. on the second day 24 following the election. Any elector may examine the 25 list during normal office hours, and may also examine 26 the affidavit envelopes bearing the ballots of 8 27 challenged electors until the reconvening of the 28 special precinct board as required by this chapter. 29 Only those persons so permitted by section 53.23, 30 subsection 4, shall have access to the affidavits 31 while that board is in session. Any elector may 32 present written statements or documents, supporting or 33 opposing the counting of any special ballot, at the 34 commissioner's office until the reconvening of the 35 special precinct board. 8 22. Section 50.21, unnumbered paragraph 2, 37 Code 2003, is amended to read as follows: If no special provisional ballots were cast in the 38 39 county pursuant to section 49.81 at any election, the 40 special precinct election board need not be so 41 reconvened. If the number of special provisional 8 42 ballots <del>so</del> cast at any election is not sufficient to 8 43 require reconvening of the entire election board of 8 44 the special precinct, the commissioner may reconvene 8 45 only the number of members required. If the number of

8 46 special provisional ballots cast at any election 8 47 exceeds the number of absentee ballots cast, the size 8 48 of the special precinct election board may be 49 increased at the commissioner's discretion. The 50 commissioner shall observe the requirements of 1 sections 49.12 and 49.13 in making adjustments to the 2 size of the special precinct election board. 23. Section 52.1, subsection 2, paragraph h, Sec. 4 Code 2003, is amended to read as follows:
5 h. "Voting machine" means a mechanical or an 9 9 6 electronic device, meeting the requirements of section 7 52.7, designated for use in casting, registering, 9 9 9 Sec. 24. Section 52.2, Code 2003, is amended to 10 read as follows: 52.2 PURCHASE. The board of supervisors of any county may, by a 12 13 majority vote, authorize, purchase, and order the use 14 of either voting machines or an electronic voting 15 system in any one or more voting precincts within said 9 16 <u>the</u> county until otherwise ordered by <u>said the</u> board 9 17 of supervisors. Voting machines and an electronic 9 18 voting system may be used concurrently at different 19 precincts within any county, but not at the same 20 precinct. 9 21 The state commissioner may provide voting machines or electronic voting systems to a county to replace 9 23 lever voting machines in use in the county in order 9 24 comply with Pub. L. No. 107=252, the Help America 25 Vote Act of 2002. Section 52.9, unnumbered paragraph 4, Sec. 25. 9 27 Code 2003, is amended by striking the paragraph. Sec. 26. Section 52.10, Code 2003, is amended to 29 read as follows: 52.10 BALLOTS == FORM. All ballots shall be printed in black ink on clear, 9 32 white material, of such size as will fit the ballot 9 33 frame, and presented in as plain, clear type as the 9 34 space will reasonably permit. The party name for each 9 35 political party represented on the machine shall be 36 prefixed to the list of candidates of such party. The 9 37 order of the list of candidates of the several parties 9 38 or organizations shall be arranged as provided in 39 sections 49.30 to 49.42A, except that the lists may be 9 40 arranged in horizontal rows or vertical columns to 9 41 meet the physical requirements of the voting machine 9 42 used. The offices, candidates, judges, and public 9 43 measures to be voted upon, using the voting machine, 9 44 shall be arranged as required by chapters 43 and 49. 9 45 Sec. 27. Section 52.12, Code 2003, is amended to 9 46 read as follows: 52.12 EXCEPTION == STRAIGHT PARTY VOTING. 9 47 Voting machines shall have a single <del>lever or switch</del> 49 voting target which casts a vote for each candidate of 50 a political party or nonparty political organization 1 which has nominated candidates for more than one 10 10 2 partisan office on the ballot. Straight party voting 3 shall be provided for all general elections.
4 Sec. 28. Section 52.16, Code 2003, is amended to 10 10 10 5 read as follows: 10 6 DUTIES OF ELECTION OFFICERS == INDEPENDENT 52.16 10 BALLOTS. 10 8 The election board of each precinct in which votes 10 9 are to be cast by machine shall meet at the precinct 10 10 polling place, at least one hour before the time set 10 11 for the opening of the polls at each election, and 10 12 shall proceed to arrange the furniture, stationery, 10 13 and voting machine for the conduct of the election. 10 14 The board shall cause at least two instruction cards 10 15 four sets of instructions to be posted conspicuously 10 16 within the polling place. If not previously done, 10 17 they shall arrange, in their proper place on the 10 18 voting machine, the ballots containing the names of 10 19 the offices to be filled at the election, and the 20 names of the candidates nominated. If not previously 10 21 done, the machine shall be so arranged as to show that 10 22 no vote has been cast, and shall not be thereafter 23 operated, except by electors in voting. Before the polls are open for election, the board 10 25 shall carefully examine every machine and see that no 10 26 vote has been cast, and the machines are subject to

10 27 inspection of the election officers. If the voting 10 28 machine is equipped to produce a printed record 10 29 showing the status of the counters, this record shall 30 be produced by the precinct election officials 10 31 immediately Immediately before the polls are open, 10 32 precinct election officials shall print a report from 10 33 each machine showing that the counter is set at zero.
10 34 The inspection sheets reports from each machine used
10 35 in the election shall be available for examination 10 36 throughout election day. 37 Ballots voted for any person whose name does not 38 appear on the machine as a nominated candidate for 10 39 office, are referred to in this section as independent 10 40 ballots. When two or more persons are to be elected 10 41 to the same office, and the machine requires that all 10 42 independent ballots voted for that office be deposited 10 43 in a single receptacle or device, an elector may vote 10 44 in or by the receptacle or device for one or more 10 45 persons whose names do not appear upon the machine 10 46 with or without the names of one or more persons whose 47 names do so appear. With that exception, and except 10 48 for presidential electors, no independent ballot shall 10 49 be voted for any person for any office whose name 10 50 appears on the machine as a nominated candidate for 1 that office; any independent ballot so voted shall not 2 be counted. An independent ballot must be cast in its 11 3 appropriate place on the machine, or it shall be void 4 and not counted. 5 Sec. 29. Section 52.17, Code 2003, is amended to 11 11 6 read as follows: 11 52.17 VOTING MACHINE IN PLAIN VIEW. The exterior of the voting machine and every part 11 9 of the polling place shall be in plain view of the 11 11 10 election officers. The voting machine shall be placed 11 at least three feet from every wall and partition of 11 11 12 the polling place, and at least four feet from the 11 13 precinct election officials' table.
11 14 Sec. 30. Section 52.20, Code 2003, is amended to
11 15 read as follows: 52.20 INJURY TO MACHINE. 11 16 11 17  $\frac{No}{N}$  voter, or other person, shall <u>not</u> deface or 11 18 injure the voting machine or the ballot thereon. It 11 19 shall be the duty of the precinct election officials 11 20 to enforce the provisions of this section. During the 11 21 entire period of an election, at least one of their <del>11 22 number the officials</del>, designated by <del>them</del> the officials 11 23 from time to time, shall be stationed beside the 24 entrance to the booth and shall see that it is 11 25 properly closed after a voter has entered it to vote. 11 26 The official shall also, at such intervals as the 11 27 official may deem proper or necessary, examine the 28 face of the machine to ascertain whether it has been 11 29 defaced or injured, to detect the wrongdoer, and to 11 30 repair any injury. If the official finds that a 11 31 person has left the voting booth without casting the 32 ballot, the official shall cast the ballot. 11 33 Sec. 31. Section 52.21, Code 2003, is amended by 11 34 striking the section and inserting in lieu thereof the 11 35 following: 11 36 52.21 CANVASS OF VOTE == TALLY. 11 37 As soon as the polls of the election are closed, 11 38 the precinct election officials shall immediately lock 11 39 the voting machine against voting and, in the presence 11 40 of all persons who may be lawfully within the polling 11 41 place, proceed to canvass the vote. The officials 11 42 shall print the results from each machine, tally any 11 43 write=in votes, and complete any canvass documents 11 44 prescribed for the voting machine by the state 11 45 commissioner. Write=in votes cast for a person whose 11 46 name appears on the ballot as a candidate for that 11 47 office shall not be counted. Sec. 32. 11 48 Section 52.23, unnumbered paragraph 2, 11 49 Code 2003, is amended to read as follows: 11 50 The inspection sheets zero count report from each 1 machine used in the election and one copy of the 12 2 printed results from each machine shall be signed by 12 3 all precinct election officials and, with any paper or 12 4 papers upon which write=in votes were recorded by 5 voters, shall be securely sealed in an envelope marked 6 with the name and date of the election, the precinct, 12 12 7 and the serial numbers of the machines from which the

8 enclosed results were removed. This envelope shall be 9 preserved, unopened, for twenty=two months following 12 10 elections for federal offices and for six months 12 11 following elections for all other offices unless a 12 12 recount is requested pursuant to section 50.48 or an 12 13 election contest is pending. The envelope shall be 12 14 destroyed in the same manner as ballots pursuant to 12 15 section 50.13. Additional copies At least one 16 additional copy of the results, if any, shall 12 17 signed by the officials and delivered to the 12 18 commissioner with the other supplies from the election 12 19 pursuant to section 50.17. Sec. 33. Section 52.25, unnumbered paragraph 2, 12 20 12 21 Code 2003, is amended to read as follows: 12 22 The entire convention question, amendment or public 12 23 measure shall be printed and displayed prominently in 12 24 at least four places within the voting precinct, and 12 25 inside each voting booth, or on the left=hand side 12 26 inside the curtain of each voting machine, the 12 27 printing to be in conformity with the provisions of 12 28 chapter 49. The public measure shall be summarized by 12 29 the commissioner and in the largest type possible 12 30 printed on the special paper ballots or <del>inserts used</del> 12 31 in the voting machines, except that: 12 32 Sec. 34. <u>NEW SECTION</u>. 53.37A STATE COMMISSIONER 12 33 DUTIES. 12 34 The state commissioner of elections shall provide 12 35 information regarding voter registration procedures 12 36 and absentee ballot procedures to be used by members 12 37 of the armed forces of the United States. The state 12 38 commissioner shall accept valid voter registration 12 39 applications and absentee ballot applications and 12 40 shall forward the applications to the appropriate 12 41 county commissioner of elections in a timely manner. 12 42 Sec. 35. Section 53.40, unnumbered paragraph 1, 12 43 Code 2003, is amended to read as follows: 12 44 A request in writing for a ballot may be made by 12 45 any member of the armed forces of the United States 12 46 who is or will be a qualified voter on the day of the 12 47 election at which the ballot is to be cast, at any 12 48 time before the election. Any member of the armed 12 49 forces of the United States may request ballots for 12 50 all elections to be held within a calendar year 1 through the next two general elections. The request 2 may be made by using the federal postcard application 13 13 3 form and indicating that the applicant wishes to 13 13 4 receive ballots for all elections as permitted by 5 state law. The county commissioner shall send the 6 applicant a ballot for each election held during the 13 13 7 calendar year in which after the application is 8 received and through the next two general elections.
9 The commissioner shall forward a copy of the absentee 13 13 13 10 ballot request to other commissioners who are 13 11 responsible under section 47.2, subsection 2, for 13 12 conducting elections in which the applicant is 13 13 eligible to vote. Sec. 36. Section 53.53, Code 2003, is amended by 13 14 13 15 adding the following new unnumbered paragraphs: 13 16 <u>NEW UNNUMBERED PARAGRAPH</u>. A federal write=in 13 17 ballot received by the state commissioner of elections 13 18 shall be forwarded immediately to the appropriate 13 19 county commissioner. However, if the state 13 20 commissioner receives a federal write=in ballot after 13 21 election day and before noon on the Monday following 13 22 an election, the state commissioner shall at once 13 23 verify that the voter has complied with the 13 24 requirements of this section and that the voter's 13 25 federal write=in ballot is eligible to be counted. 26 the ballot is eligible to be counted, the state 13 27 commissioner shall notify the appropriate county 13 28 commissioner and make arrangements for the ballot to 13 29 be transmitted to the county for counting. If 13 30 ballot is not eligible to be counted, the state 13 31 commissioner shall mail the ballot to the appropriate 32 commissioner along with notification that the ballot 13 33 is ineligible to be counted. The county commissioner 13 34 shall keep the ballot with the other records of the 13 35 election. 13 <u>NEW UNNUMBERED PARAGRAPH</u>. The county commissioner 13 37 shall notify a voter when the voter's federal write=in

13 38 ballot was not counted and shall give the voter the

```
13 39 reason the ballot was not counted.
          Sec. 37. Sections 49.35, 52.11, 52.14, and 52.22,
13 40
13 41 Code 2003, are repealed.
          Sec. 38. EFFECTIVE DATES.
13 42
          1. The sections of this Act enacting new Code
13 43
13 44 section 48A.25A and amending Code sections 48A.26,
13 45 48A.36, 49.68, 49.70, 49.71, and that portion of 13 46 section 52.16 relating to voter instructions only,
13 47 take effect January 1, 2004, or January 1, 2006, if a
13 48 waiver is granted pursuant to section 303(d) of Pub.
   49 L. No. 107=252.
50 2. The sections of this Act amending sections
13
13 50
    1 52.1, 52.9, 52.10, 52.12, 52.16, 52.17, 52.20, 52.21,
14
      and 52.25, and the sections of this Act repealing sections 52.11, 52.14, and 52.22, take effect January
14
14
14
      1, 2004, or January 1, 2006, if a waiver is granted
    5 pursuant to section 102(a) of Pub. L. No. 107=252.
6 3. The remainder of this Act, being deemed of
14
14
       immediate importance, takes effect upon enactment.>
14
14
    8 <u>#2.</u>
            Title page, by striking lines 2 through 11,
      and inserting the following: <implementing
14 10 requirements of federal law, making corrective changes
14 11 to state election law, and including effective date
14 12 provisions.>
14 13 \pm 3. By renumbering as necessary.
14 14
14 15
14 16
14 17 MASCHER of Johnson
14 18
14 19
14 20
14 21 JOCHUM of Dubuque
14 22
14
   23
14 24
14 25 MYERS of Johnson
14
   26
14 27
14 28
14 29 OSTERHAUS of Jackson
14 30
14 31
14 32
14 33 CONNORS of Polk
14 34
14 35
14
   36
14 37 BELL of Jasper
14 38
14 39
14 40
14 41 BUKTA of Clinton
14 42
14 43
14 44
14 45 WISE of Lee
14 46
14 47
14 48
14 49 FOEGE of Linn
14 50
15
15
15
    3
      HOGG of Linn
15
15
15
    6
    7
       THOMAS of Clayton
15
15
15
15
   10
15 11 COHOON of Des Moines
15 12
15
15 14
15 15 WHITEAD of Woodbury
15
   16
15
   17
15
   18
```

15 19 BERRY of Black Hawk

15 20 15 21	
15 22 15 23 15 24 15 25	WENDT of Woodbury
15 26 15 27 15 28 15 29	SMITH of Marshall
15 30 15 31 15 32	FREVERT of Palo Alto
15 33 15 34 15 35 15 36	LYKAM of Scott
15 37 15 38 15 39 15 40	HEDDENS of Story
15 41 15 42 15 43 15 44	GASKILL of Wapello
15 45 15 46 15 47	WHITAKER of Van Buren
15 48 15 49 15 50 16 1	
16 2 16 3 16 4	
16 5 16 6 16 7 16 8	
16 9 16 10 16 11 16 12	
16 13 16 14 16 15	DAVITT of Warren
16 16 16 17 16 18 16 19	MURPHY of Dubuque
16 20	HUSER of Polk
16 24 16 25 16 26	OLDSON of Polk
16 27 16 28 16 29 16 30	REASONER of Union
16 31 16 32 16 33 16 34	FALLON of Polk
16 35 16 36 16 37	QUIRK of Chickasaw
16 38 16 39 16 40 16 41	
16 42 16 43 16 44	
16 46 16 47 16 48	
16 49 16 50	D. OLSON of Boone

17 17	1 2	
17 17	3 4	KUHN of Floyd
17 17	6	
17		GREIMANN of Story
	10	
17	12	HUNTER of Polk
17	13 14	
17	16	FORD of Polk
	18	
17	20	MILLER of Webster
	22	
17	24	SHOULTZ of Black Hawk
	25 26	
17 17		DANDEKAR of Linn
	29 30	
17 17		PETERSEN of Polk
	33 34	
17	36	SWAIM of Davis HF 614.505 80
17	37	sc/pj